

(B) (Defendant is a flight risk because defendant has not shown by clear and convincing evidence that:

"FAILURB TO COMPLY WITH SUPORVISION	
CONTACT PROBATION TO THE POINT	
NO CONTACT / ABSCONDING	
- HISTURY OF SUBSTANCE ARUSE	

IT IS ORDERED that defendant be detained.

DATED: 13 25

DAVID T. BRISTOW UNITED STATES MAGISTRATE JUDGE